

THEODORE H. KATZ, UNITED STATES MAGISTRATE JUDGE.

The Court has considered the parties' submissions relating to Defendants' Interrogatories and Document Requests issued to the opt-in Plaintiffs, and hereby orders:

- 1. The Court has already authorized discovery addressed to a sample of the opt-in Plaintiffs. Plaintiffs' proposed sample of 5-10% of the 53 opt-in Plaintiffs is to small to be meaningful. Accordingly, the Court concludes that responses from 20 opt-in Plaintiffs would be appropriate.
- 2. Discovery of relevant portions of tax returns will be permitted. Plaintiffs need not disclose those portions of the returns that relate to unearned income.
- 3. Any of the 20 selected Plaintiffs who maintained separate records of cash received from customers, while working for Defendants, shall produce those records. Bank records need not be

produced.

4. Plaintiffs shall produce any documents in their custody and

control (1) that reflect any evaluations, discipline, or penalties

imposed by Defendants; (2) that contain rules and policies of

Defendants; (3) that reflect payment of disc jockey fees by the

Plaintiffs; (4) that are pleadings and deposition transcripts in

any judicial or administrative proceeding relating to wage and hour

claims, in which the Plaintiff participated.

5. Plaintiffs will not be required to produce documents, or

respond to interrogatories, relating to employment as an

"entertainer" by employers other than Defendants. If the parties

cannot agree on a stipulation to the effect that Plaintiffs were

permitted to work for other employers while working for Defendants,

the individual opt-in Plaintiffs shall respond to a simple

interrogatory on that subject.

6. Plaintiffs shall respond to interrogatories 3-6, 8, 9, and

13-16.

SO ORDERED.

THEODORE H. KATZ

UNITED STATES MAGISTRATE JUDGE

Dated: May 31, 2011

New York, New York